IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANTS: Lawrence W. McVoy et al.

APPLICATION NO.: 10/700,017

FILING DATE: November 03, 2003

TITLE: Method and apparatus for understanding and resolving conflicts in

a merge

EXAMINER: Qing Chen

GROUP ART UNIT: 2191

ATTY. DKT. NO.: 24584-12151

CERTIFICATE OF ELECTRONIC (EFS-WEB) TRANSMISSION

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Dated: June 1, 2009 By: ___

Brian G. Brannon, Registration No. 57,219

/Brian G. Brannon/

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SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT Under 37 CFR §§ 1.56 and 1.97-98

SIR:

Pursuant to the provisions of 37 CFR §§ 1.56 and 1.97-98, enclosed herewith is modified form PTO/SB/08A listing references for consideration by the Examiner.

The filing of this Supplemental Information Disclosure Statement shall not be construed as a representation regarding the completeness of the list of references, or that inclusion of a reference in this list is an admission that it is prior art or is pertinent to this application, or that a search has been made, or as an admission that the information listed is, or may be considered to be, material to patentability, or that no other material information exists, and shall not be construed as an admission against interest in any manner.

This	Information	Disclosure	Statement	is	being	fil	ed:
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within three months of the filing date of the application, or date of entry
into the national stage of an international application, or before the mailing
date of a first office action on the merits, whichever event last occurred;

	before the mailing of a first official action after the filing of a request for							
	contin	continued examination (RCE) under 37 CFR § 1.114;						
\boxtimes	after three months of the filing date of this national application or the date							
	of ent	of entry of the national stage in an international application, or after the						
	mailin	mailing date of the first official action on the merits, whichever event last						
	occuri	occurred, but before the mailing date of the first to occur of either: (1) a						
	final action under 37 CFR §1.113; or (2) an action that otherwise closes							
	prosecution in the application, and:							
		attac	hed hereto is the fee set forth under 37 CFR §1.17(p) for					
			submission of this Information Disclosure Statement under 37					
		CFR	.§ 1.97(c); OR					
			licant certifies pursuant to 37 CFR § 1.97(e) that:					
			each item of information contained in this Information					
			Disclosure Statement was first cited in a communication					
			from a foreign patent office in a counterpart foreign					
			application not more than three months prior to the filing of					
			this Statement; OR					
			no item of information contained in this Information					
			Disclosure Statement was cited in a communication from a					
			foreign patent office in a counterpart foreign application					
			and, to the knowledge of the person signing this					
			certification after making reasonable inquiry, no item of					
			information contained in this Statement was known to any					
			individual designated under 37 CFR § 1.56(c) more than					
			three months prior to the filing of this Statement;					
	on or before the payment of the issue fee but after the mailing date of the							
	first to occur of either: (1) a final action under 37 CFR § 1.113; (2) a							
	notice of allowance under 37 CFR § 1.311; or (3) an action that otherwise							
	closes prosecution in the application, and:							
		Appl	licant certifies pursuant to 37 CFR. § 1.97(e) that:					
			each item of information contained in this Information					
			Disclosure Statement was cited in a communication from a					
			foreign patent office in a counterpart foreign application					
			not more than three months prior to the filing of this					
			Statement:					

			no item of information contained in this Information		
			Disclosure Statement was cited in a communication from a		
			foreign patent office in a counterpart foreign application		
			and, to the knowledge of the person signing this		
			certification after making reasonable inquiry, no item of		
			information contained in this Statement was known to any		
			individual designated under 37 CFR § 1.56(c) more than		
			three months prior to the filing of this Statement; AND		
		attach	ned hereto is the fee set forth under 37 CFR §1.17(p) for		
			abmission of this Information Disclosure Statement under 37		
		CFR.	a.§ 1.97(d); OR		
	after	the payr	he payment of the issue fee. Applicant requests that the information		
			ed in this Information Disclosure Statement be placed in the file		
	acco	rding to	37 CFR § 1.97(i), although the information may not be		
	consi	idered by	y the USPTO.		
This application relies, under 35 U.S.C. § 120, on the earlier filing date of			es, under 35 U.S.C. § 120, on the earlier filing date of prior		
	application l	No	, filed on, and the references cited therein are		
			ut are not required to be provided in this application under 37		
	CFR § 1.98(
	Each item of	finforma	ation contained in this Information Disclosure Statement was		
			ation from a foreign patent office in a counterpart application,		
	and the com	municati	ion was not received by any individual designated in 37 CFR		
	§ 1.56(c) more than thirty days prior to the filing of this Information Disclosu				
Statement. 37 CFR § 1.704(d).					
	Applicant submits that no fee is required for the consideration of this Information		at no fee is required for the consideration of this Information		
Disclosure Statement.		t.			
			Respectfully submitted,		
			LAWRENCE W. MCVOY et al.		
Dated:June	: 1, 2009		By: /Brian G. Brannon/		
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